## **COMMITTEE REPORT**

## **MADAM PRESIDENT:**

The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 104, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

1	Delete the title and insert the following:
2	A BILL FOR AN ACT to amend the Indiana Code concerning
3	natural and cultural resources.
4	Delete everything after the enacting clause and insert the following:
5	SECTION 1. IC 14-28-1-24 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 24. (a) This section
7	does not apply to the reconstruction of a residence located in a
8	boundary river floodway.
9	(b) A person may not begin the reconstruction of an abode or a
0	residence that (1) is located in a floodway and (2) is substantially
1	damaged (as defined in 44 CFR 59.1, as in effect on January 1, 1993)
12	by a means other than floodwater; unless the person has:
13	(1) obtained a permit under this section or section 26.5 of this
4	chapter; or
15	(2) demonstrated to the department through the submission
16	of material facts, plans, and specifications that the material
17	used to elevate the reconstructed abode or residence:
18	(A) does not extend beyond the original foundation of the
19	abode or residence; and
20	(B) meets the criteria set forth in subsection (d)(2) through
21	(d)(7).
22	(c) A person who desires to reconstruct an abode or a residence
23	described in subsection (b) that does not meet the requirements
24	under subsection (b)(2) must file with the director a verified written
25	application for a permit accompanied by a nonrefundable fee of fifty
26	dollars (\$50). An application submitted under this section must do the

2 1 following: 2 (1) Set forth the material facts concerning the proposed 3 reconstruction. 4 (2) Include the plans and specifications for the reconstruction. 5 (d) The director may issue a permit to an applicant under this 6 section only if the applicant has clearly proven all of the following: 7 (1) The abode or residence will be reconstructed: 8 (A) in the area of the original foundation and in substantially 9 the same configuration as the former abode or residence; or 10 (B) in a location that is, as determined by the director, safer 11 than the location of the original foundation. 12 (2) The lowest floor elevation of the abode or residence as reconstructed, including the basement, will be at or least two (2) 13 14 feet above the one hundred (100) year flood elevation. (3) The abode or residence will be designed or modified and 15 16 adequately anchored to prevent flotation, collapse, or lateral 17 movement of the structure resulting from hydrodynamic and 18 hydrostatic loads, including the effects of buoyancy. 19 (4) The abode or residence will be reconstructed with materials 20 resistant to flood damage. 21 (5) The abode or residence will be reconstructed by methods and 22 practices that minimize flood damages. (6) The abode or residence will be reconstructed with electrical, 23 heating, ventilation, plumbing, and air conditioning equipment 24 and other service facilities that are designed and located to 25 26 prevent water from entering or accumulating within the 27

- components during conditions of flooding. (7) The abode or residence, as reconstructed, will comply with the minimum requirements for floodplain management set forth in 44 CFR Part 60, as in effect on January 1, 1993.
- (e) When granting a permit under this section, the director may establish and incorporate into the permit certain conditions and restrictions that the director considers necessary for the purposes of this chapter.
- (f) A permit issued by the director under this section is void if the reconstruction authorized by the permit is not commenced within two (2) years after the permit is issued.
- (g) The director shall send a copy of each permit issued under this section to each river basin commission organized under:
  - (1) IC 14-29-7 or IC 13-2-27 (before its repeal); or
- (2) IC 14-30-1 or IC 36-7-6 (before its repeal); that is affected by the permit.
- (h) The person to whom a permit is issued under this section shall post and maintain the permit at the site of the reconstruction authorized by the permit.
  - (i) A person who knowingly:

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- (1) begins the reconstruction of an abode or a residence in violation of subsection (b);
- (2) violates a condition or restriction of a permit issued under this section; or

1 (3) fails to post and maintain a permit at a reconstruction site in 2 violation of subsection (h); 3 commits a Class B infraction. Each day that the person is in violation 4 of subsection (b), the permit, or subsection (h) constitutes a separate 5 infraction. SECTION 2. IC 14-28-1-25 IS AMENDED TO READ AS 6 7 FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 25. (a) A person who 8 desires to reconstruct an abode or a residence that: (1) is located in a floodway; and 9 10 (2) is not substantially damaged (as defined in 44 CFR 59.1, as in effect on January 1, 1997); by a means other than floodwater; 11 12 is not required to obtain a permit from the department for the 13 reconstruction of the abode or residence if the reconstruction will meet 14 the requirements set forth in 44 CFR Part 60, as in effect on January 1, 15 1997. (b) A person who knowingly reconstructs an abode or a residence 16 17 described in subsection (a) in a way that does not comply with the requirements referred to in subsection (a) commits a Class B infraction. 18 19 SECTION 3. IC 14-28-5-6 IS AMENDED TO READ AS 20 FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 6. The administrative 21 control of the fund and the responsibility for the administration of this 22 chapter are is vested jointly in the state board of finance and in the 23 commission. The commission may do the following: 24 (1) Subject to the approval of the state board of finance, Adopt 25 rules under IC 4-22-2 that are considered necessary by the state 26 board of finance and the commission for the proper administration 27 of the fund and this chapter. 28 (2) Subject to the approval of the budget committee, employ the 29 personnel that are necessary for the efficient administration of this 30 chapter. SECTION 4. IC 14-28-5-7 IS AMENDED TO READ AS 31 FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. (a) The commission 32 33 may subject to the final approval of the state board of finance, order the 34 auditor of state to make an approved loan from the fund to a local unit. 35 The money loaned is to be used by the local unit for the purpose of 36 instituting, accomplishing, and administering an approved flood control 37 program. 38 (b) The total amount outstanding under loans made under: 39 (1) this chapter; and 40 (2) IC 13-2-23 (before its repeal); 41 to one (1) local unit may not exceed three hundred thousand dollars 42 (\$300,000).43 SECTION 5. IC 14-28-5-8 IS AMENDED TO READ AS 44 FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. A local unit may 45 institute, accomplish, and administer a flood control program if the 46 following conditions are met: 47 (1) The program is authorized and approved by ordinance or 48 resolution enacted by the governing board of the local unit.

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board of finance and the commission.

(2) The flood control program has been approved by the state

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1	SECTION 6. IC 14-28-5-9 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 9. The state board of
3	finance and the commission shall authorize the making of a loan to a
4	local unit under this chapter only when the following conditions exist:
5	(1) An application for the loan has been submitted by the local
6	unit in a verified petition to the state board of finance and the
7	commission in the manner and form that the state board of finance
8	and the commission direct. directs. The application must state the
9	following:
10	(A) The need for the flood control program and the need for
11	money for instituting, accomplishing, and administering the
12	program.
13	(B) A detailed description of the program.
14	(C) An engineering estimate of the cost of the proposed
15	program acceptable to the state board of finance and the
16	commission.
17	(D) The amount of money considered to be needed.
18	(E) Other information that is requested by the state board of
19	finance and the commission.
20	(2) There is a need, as determined by the state board of finance
21	and the commission, for the proposed flood control program for
22	the purpose of protecting the health, safety, and general welfare
23	of the inhabitants of the local unit.
24	(3) The proposed flood control program has been approved by the
25	state board of finance and the commission, if before granting the
26	approval, the state board of finance and the commission
27	determine the following:
28	(A) That the program:
29	(i) is based upon sound engineering principles;
30	(ii) is in the interest of flood control; and
31	(iii) will accomplish the objectives of flood control.
32	(B) That for flood control programs involving the
33	reconstruction or repair of existing flood control works that:
34	(i) in the judgment of the state board of finance and the
35	commission, constitute constitutes an unreasonable
36	obstruction or impediment to the proper discharge of flood
37	flows; or
38	(ii) by virtue of their nature, location, or design, are subject
39	to frequent damage or destruction;
40	approval is limited to the work that is necessary to afford
41	emergency protection against actual or threatened damage to
42	life and property.
43	(4) The local unit agrees and furnishes assurance, satisfactory to
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45	the state board of finance and the commission, that the local unit
	will operate and maintain the flood control program, after
46	completion, in a satisfactory manner.
47	SECTION 7. IC 14-28-5-10 IS AMENDED TO READ AS
48	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 10. (a) The local unit
49	may:
50	(1) do work; and

1 (2) provide labor, equipment, and materials from any source at the 2 local unit's disposal; 3 for the flood control program. 4 (b) The state board of finance and the commission may do the 5 following: 6 (1) Evaluate the participation of the local unit in the 7 accomplishment of the project. 8 (2) Compute the participation as a part or all of the share of cost 9 that the local unit is required to pay toward the total cost of the 10 project for which the loan from the fund is obtained. 11 (c) Participation authorized under this section must be under the 12 direction of the governing board. 13 (d) If cash amounts are included in the local unit's share of total 14 cost, the amounts shall be provided in the usual and accepted manner 15 for the financing of the affairs of the local unit. (e) Costs of engineering and legal services to the borrower may be 16 regarded as a part of the total cost of the project. 17 SECTION 8. IC 14-28-5-11 IS AMENDED TO READ AS 18 19 FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 11. (a) The state board 20 of finance and the commission shall determine and ascribe to each 21 applicant for a loan a priority rating. The rating must be based 22 primarily on the need of the local unit for the proposed flood control 23 program as the need is related to the needs of other applicants for loans. 24 Except as provided in subsection (b): 25 (1) the local units having the highest priority rating shall be given 26 first consideration in making loans under this chapter; and 27 (2) loans shall be made in descending order as shown by the 28 priority ratings. 29 (b) If an emergency demands immediate relief from actual or 30 threatened flood damage, the application made by a local unit for a loan may be considered regardless of a previous priority rating ascribed to 31 32 the applicant. 33 SECTION 9. IC 14-28-5-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 14. If a local unit fails 34 35 to make a payment to the fund or any other payment required by this 36 chapter or under IC 13-2-23 (before its repeal) or is in any way 37 indebted to the fund for an amount incurred or accrued, the state may recover the amount through any of the following: 38 39 (1) The state may, through the attorney general and on behalf of 40 the state board of finance and the commission, file a suit in the 41 circuit or a superior court with jurisdiction in the county in which 42

the local unit is located to recover the amount that the local unit owes the fund.

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- (2) The auditor of state may, after a sixty (60) day written notice to the local unit, withhold the payment and distribution of state money that the defaulting local unit is entitled to receive under Indiana law.
- (3) For a special taxing district, upon certification by the auditor of state after a sixty (60) day written notice to the special taxing district, the auditor of each county containing land within the

l	special taxing district shall withhold collected tax money for the
2	special taxing district and remit the withheld tax money to the
3	auditor of state. The auditor of state shall make a payment to the
1	fund in the name of the special taxing district. Upon elimination
5	of the delinquency payment, the auditor of state shall certify the
6	fact to the auditors of the counties involved and any additional
7	withheld tax money shall be released to the special taxing district.
	(Reference is to SB 104 as introduced.)

and when so amended that said bill be reassigned to the Senate Committee on Utilities and Regulatory Affairs.

LONG, Chairperson